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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/734,811	12/11/2003	Sundeep Bhan	49298-043	2784
21890 7	590 08/15/2005		EXAMINER	
PROSKAUER ROSE LLP PATENT DEPARTMENT			OUELLETTE, JONATHAN P	
1585 BROAD			ART UNIT	PAPER NUMBER
NEW YORK,	NY 10036-8299		3629	
			DATE MAILED: 08/15/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	;			
	10/734,811	BHAN ET AL.	i ,i			
Office Action Summary	Examiner	Art Unit				
	Jonathan Ouellette	3629	:			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply of fix the period for reply is specified above, the maximum statutory period was really within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).	And the second s			
Status						
1) Responsive to communication(s) filed on <u>08 Ju</u>	ıne 2005.		; ;			
	_ · · ·					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims			. (
4)⊠ Claim(s) <u>1-6,8,10-15,17 and 18</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw			•			
5) Claim(s) is/are allowed.	Without consideration.					
6)⊠ Claim(s) <u>1-6,8,10-15,17 and 18</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Annihastian Danas						
Application Papers						
9) The specification is objected to by the Examine						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the		• •	:			
Replacement drawing sheet(s) including the correct		· ·	k j			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P1O-152.				
Priority under 35 U.S.C. § 119			:			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
1. ☐ Certified copies of the priority documents	s have been received.	•				
2. Certified copies of the priority documents	s have been received in Applicati	on No				
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage				
application from the International Bureau	ı (PCT Rule 17.2(a)).		•			
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s)			· ·			
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite	.;			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P	atent Application (PTO-152)				

DETAILED ACTION

Response to Amendment

1. Claims 7, 9, and 16 have been cancelled; therefore, <u>Claims 1-6, 8, 10-15, 17 and 18</u> are currently pending in application 10/734,811.

Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-6, 8, 10-15, 17 and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Gal et al. (WO 01/52106 A2).
- 4. As per independent Claim 1, Gal discloses a method of selectively distributing invitations for a plurality of events (Abstract), the method comprising the steps of: storing event information about each of a plurality of events (C3 L8-11, the user creates a message and provides profile information the message would inherently be saved in order to do a query on members), wherein the event information for each of the plurality of events includes at least one invitee selection criterion (C3 L8-15, profile information); storing member information about each of a plurality of members (C3 L8-15, database of recipients); detecting, for each of the plurality of members, whether the at least one invitee selection criterion for each of the events matches the member information (C2

Application/Control Number: 10/734,811

Art Unit: 3629

L11-13, C3 L8-15, C5 L6-12, C6 L7-13); and sending an e-mail invitation to al least some of the members for whom a match was detected in the detecting step (C3 L8-15), wherein the e-mail invitation invites its recipient to at least some of the events for which a match was detected in the detecting step, and wherein at least one of the e-mail invitations sent in the sending step invites its recipient to a plurality of events for which a match was detected in the detecting steps (Invitations, Fig.4, C5 L26-27).

Page 3

5. As per independent Claims 6 and 15, Gal discloses a method of selectively distributing invitations for a plurality of events (Abstract), the method comprising the steps of: storing event information about each of a plurality of events (C3 L8-11, the user creates a message and provides profile information – the message would inherently be saved in order to do a query on members), wherein the event information for each of the plurality of events includes at least on invite selection criterion (C3 L8-15, profile information); storing member information about each of a plurality of members (C3 L8-15, database of recipients), wherein the member information for each of the plurality of members includes at least on member preference (C3 L8-15, C5 L6-12, C6 L7-13); determining, based on (a) matches between the member information and the at least one invitee selection criterion for each of the plurality of events and (b) matches between the event information and the at least one member preference for the respective members, which events each of the plurality of members should be invited to (C2 L11-13, C3 L8-15, C5 L6-12, C6 L7-13); and sending [e-mail] invitations to the members based on results of the determining steps (C3 L8-15), wherein the invitations are sent via e-mail and at least one of the invitations invites its recipients to more than one of the events (Pg.5).

Application/Control Number: 10/734,811

Art Unit: 3629

6. As per Claim 2 and 11, Gal discloses wherein the at least on invitee selection criterion comprises an area of practice (Fig.4, Occupation).

Page 4

- 7. As per Claim 3 and 12, Gal discloses wherein the at least on invitee selection criterion for each of the plurality of events is selected by a sponsor of the respective event (C3 L8-15, user creates message with profile).
- 8. As per Claim 4 and 13, Gal discloses wherein the at least on invitee selection criterion comprises an identifier that uniquely identifies an individual member (C5 L6-12, e-mail address).
- 9. As per Claim 5 and 14, Gal discloses wherein the at least on invitee selection criterion comprises a list of identifiers, each of which uniquely identifies an individual member (email address, web page).
- 10. As per Claim 8 and 17, Gal discloses wherein, in the determining step, a decision to invite a given member to a given event requires (a) a match between the member information for the given member and the at least one invite selection criterion for the given event and (b) a match between the event information for the given event and the member preference for the given member.
- 11. As per Claim 10 and 18, Gal discloses wherein, in the determining step, a decision to invite a given member to a given event requires (a) a match between the member information for the given member and the at least one invitee selection criterion for the given event and (b) a match between the event information for the given event and the member preference for the given member.

Application/Control Number: 10/734,811 Page 5

Art Unit: 3629

Response to Arguments

12. Applicant's arguments filed 6/8/05, regarding <u>Claims 1-6, 8, 10-15, 17 and 18</u>, have been fully considered but they are not persuasive. The rejection will remain as FINAL, based on the sited prior art.

- 13. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.
- 14. The Applicant makes the argument that the prior art fails to teach or suggest wherein at least one of the invitations (a) invites its recipient to a plurality of events and (b) is sent via email.
- 15. However, e-mail if defined as "electronic communication through a computer" (www.dictionary.com), and Gal discloses wherein invitations a generated and correlated to a particular user (Fig.4, pg.5, using tables 98 and 100), and provided electronically to the user through a dynamic web page. Thus, the electronic invitation is created and transmitted electronically to the recipient through the computer.

Application/Control Number: 10/734,811

Art Unit: 3629

Conclusion

- 16. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-6807. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.
- 17. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on (571) 272-6812. The fax phone numbers for the organization where this application or proceeding is assigned (571) 273-8300 for all official communications.
- 18. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Office of Initial Patent Examination whose telephone number is (703) 308-1202.

August 10, 2005

JOHN G. WEISS
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

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Page 6